

filed under Executive Order 11652 or 12065. All Committee members have appropriate security clearances.

Copies of the minutes of the open portion of the meeting will be available upon written request addressed to the Freedom of Information Officer, Room 3012, Industry and Trade Administration, U.S. Department of Commerce, Washington, D.C. 20230.

For further information, contact Mr. Charles C. Swanson, Director, Operations Division, Office of Export Administration, Industry and Trade Administration, Room 1617M, U.S. Department of Commerce, Washington, D.C. 20230, telephone: A/C 202-377-4196.

The complete Notice of Determination to close meetings or portions thereof of the series of meetings of the Computer Systems Technical Advisory Committee and of any subcommittees thereof, was published in the FEDERAL REGISTER on September 14, 1978 (43 FR 41073).

Dated: December 27, 1978.

RAUER H. MEYER,
Director, Office of Export Administration, Bureau of Trade Regulation, U.S. Department of Commerce.

[FR Doc. 78-36454 Filed 12-29-78; 8:45 am]

[3510-25-M]

HARDWARE SUBCOMMITTEE OF THE COMPUTER SYSTEMS TECHNICAL ADVISORY COMMITTEE

Partially Closed Meeting

Pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1976), notice is hereby given that a meeting of the Hardware Subcommittee of the Computer Systems Technical Advisory Committee will be held on Wednesday, January 17, 1979, at 9:00 a.m. in Conference Room D, Main Commerce Building, 14th Street and Constitution Avenue NW., Washington, D.C.

The Computer Systems Technical Advisory Committee was initially established on January 3, 1973. On December 20, 1974, January 13, 1977, and August 28, 1978, the Assistant Secretary for Administration approved the recharter and extension of the Committee, pursuant to Section 5(c)(1) of the Export Administration Act of 1969, as amended, 50 U.S.C. App. Sec. 2404(c)(1) and the Federal Advisory Committee Act. The Hardware Subcommittee of the Computer Systems Technical Advisory Committee was established on July 8, 1975, with the approval of the Director, Office of Export Administration, pursuant to the Charter of the Committee. And, on October 16, 1978, the Assistant Secretary for Industry and Trade ap-

proved the continuation of the Subcommittee pursuant to the charter of the Committee.

The Committee advises the Office of Export Administration with respect to questions involving (A) technical matters, (B) worldwide availability and actual utilization of production technology, (C) licensing procedures which affect the level of export controls applicable to computer systems, including technical data or other information related thereto, and (D) exports of the aforementioned commodities and technical data subject to multilateral controls in which the United States participates including proposed revisions of any such multilateral controls. The Hardware Subcommittee was formed to continue the work of the Performance Characteristics and Performance Measurements Subcommittee, pertaining to (1) Maintenance of the processor performance tables and further investigation of total systems performance; and (2) Investigation of array processors in terms of establishing the significance of these devices and determining the differences in characteristics of various types of these devices.

The Subcommittee meeting agenda has four parts:

GENERAL SESSION

1. Opening remarks by the Chairman.
2. Presentation of papers or comments by the public.
3. Discussion of possible future activities for the Subcommittee. Some of the topics to be discussed will be performance measures with respect to computer equipment versus computer systems, new computer architectures, user microprogrammability features, and multi-processor systems.

EXECUTIVE SESSION

4. Discussion of matters properly classified under Executive Order 11652 or 12065, dealing with the U.S. and COCOM control program and strategic criteria related thereto.

The General Session of the meeting is open to the public, at which a limited number of seats will be available. To the extent time permits members of the public may present oral statements to the Subcommittee. Written statements may be submitted at any time before or after the meeting.

With respect to agenda item (4), the Assistant Secretary of Commerce for Administration, with the concurrence of the delegate of the General Counsel, formally determined on September 6, 1978, pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended by Section 5(c) of the Government in the Sunshine Act, P.L. 94-409, that the matters to be discussed in the Executive Session should

be exempt from the provisions of the Federal Advisory Committee Act relating to open meetings and public participation therein, because the Executive Session will be concerned with matters listed in 5 U.S.C. 552b(c)(1). Such matters are specifically authorized under criteria established by an Executive Order to be kept secret in the interests of national defense or foreign policy. All materials to be reviewed and discussed by the Subcommittee during the Executive Session of the meeting have been properly classified under Executive Order 11652 or 12065. All Subcommittee members have appropriate security clearances.

Copies of the minutes of the open portion of the meeting will be available upon written request addressed to the Freedom of Information Officer, Room 3012, Industry and Trade Administration, U.S. Department of Commerce, Washington, D.C. 20230.

For further information, contact Mr. Charles C. Swanson, Director, Operations Division, Office of Export Administration, Industry and Trade Administration, Room 1617M, U.S. Department of Commerce, Washington, D.C. 20230, telephone: A/C 202-377-4196.

The complete Notice of Determination to close meetings or portions thereof of the series of meetings of the Computer Systems Technical Advisory Committee and of any subcommittees thereof, was published in the FEDERAL REGISTER on September 14, 1978 (43 FR 41073).

Date: December 27, 1978.

RAUER H. MEYER,
Director, Office of Export Administration, Bureau of Trade Regulation, U.S. Department of Commerce.

[FR Doc. 78-36453 Filed 12-29-78; 8:45 am]

[3510-15-M]

Maritime Administration

[Docket No. S-632]

ZAPATA PRODUCTS TANKERS, INC.

Application

Zapata Products Tankers, Inc. (Zapata) is the holder of a long-term operating-differential subsidy contract in the worldwide bulk trade. Zapata Bulk Transport (Bulk Transport), an affiliate of Zapata, is considering responding to a Military Sealift Command (MSC) Request for Proposals in connection with the operation of four 37,000 DWT tankers, namely, the USNS's COLUMBIA, NECHES, SUSQUEHANNA and HUDSON. Bulk Transport, under the terms of the RFP, would operate the tankers under

the direction of the MSC and from time to time might operate them in the domestic trade carrying petroleum or its products between points in the United States.

Zapata will require written permission of the Maritime Administration under section 805(a) of the Merchant Marine Act, 1936, as amended, if Bulk Transport is to operate the four tankers as outlined above.

Any person, firm, or corporation having any interest (within the meaning of section 805(a)) in such application and desiring to be heard on issues pertinent to section 805(a) and desiring to submit comments or views concerning the application must, by close of business on January 8, 1979, file same with the Secretary, Maritime Administration, in writing, in triplicate, together with petition for leave to intervene which shall state clearly and concisely the grounds of interest, and the alleged facts relied on for relief.

If no petitions for leave to intervene are received within the specified time or if it is determined that petitions filed do not demonstrate sufficient interest to warrant a hearing, the Maritime Administration will take such action as may be deemed appropriate.

In the event petitions regarding the relevant section 805(a) issues are received from parties with standing to be heard, a hearing will be held, the purpose of which will be to receive evidence under section 805(a) relative to whether the proposed operations (a) could result in unfair competition to any person, firm, or corporation operating exclusively in the coastwise or intercoastal service, or (b) would be prejudicial to the objects and policy of the Act relative to domestic trade operations.

(Catalog of Federal Domestic Assistance Program No. 11.504 Operating-Differential Subsidies (ODS))

By Order of the Assistant Secretary for Maritime Affairs.

Dated: December 27, 1978.

JAMES S. DAWSON, Jr.,
Secretary.

[FR Doc. 78-36388 Filed 12-29-78; 8:45 am]

[3510-18-M]

Office of the Secretary

DOMESTIC POLICY REVIEW ON INDUSTRIAL INNOVATION

Public Symposia

Notice is hereby given that the Department of Commerce has scheduled a series of public symposia to be held as a part of the Domestic Policy Review on Industrial Innovation. This review, being undertaken pursuant to

President Carter's concern for the status of industrial innovation in the United States, is focusing on the effects upon industrial innovation of:

Economic and trade policy
Federal procurement policy
Federal patent policy
Federal information policy
Federal direct support of research and development
Federal environment, health and safety regulations
Regulation of industry structure and competition

These subjects will be the focus of seven symposia in which senior executives from the business, industrial, labor, academic and public interest communities will participate. The symposia will be chaired by Dr. Jordan J. Baruch, Assistant Secretary of Commerce for Science and Technology. Other federal agencies will be represented at the highest policy level.

Each session will consist of both formal presentations and informal discussion, with ample opportunity for audience participation. The sessions will begin at 9:30 a.m. and conclude at 5:00 p.m., with a break for lunch between 12 noon and 1:30 p.m. Following is the schedule for these symposia, and their locations.

DOMESTIC POLICY REVIEW OF INDUSTRIAL INNOVATION PUBLIC SYMPOSIA SCHEDULE

Subject of symposium	Date (1979)
Procurement.....	January 15
Direct Support of Research and Development.....	January 16
Environment, Health, and Safety Regulations.....	January 17
Regulation of Industry Structure and Competition.....	January 19
Economic and Trade Policy.....	January 22
Patents.....	January 24
Information.....	January 25

Location: All symposia will be held in the U.S. Department of Commerce Auditorium on the first floor of the Main Commerce Department building (entrance on 14th Street between Constitution and Pennsylvania Avenues, NW.)

Dated: December 18, 1978.

JORDAN J. BARUCH,
Assistant Secretary for
Science and Technology.

[FR Doc. 78-36363 Filed 12-29-78; 8:45 am]

[3510-25-M]

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

CERTAIN COTTON, WOOL AND MAN-MADE FIBER TEXTILE PRODUCTS FROM MACAU

Import Restraint Levels

DECEMBER 27, 1978.

AGENCY: Committee for the Implementation of Textile Agreements.

ACTION: Establishing import restraint levels for certain cotton, wool and man-made fiber textile products from Macau during the twelve-month period beginning on January 1, 1979 and extending through December 31, 1979.

SUMMARY: The Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of March 3, 1975, as amended, between the Governments of the United States and Portugal, establishes levels of restraint for certain specified categories of cotton, wool and man-made fiber textile products, produced or manufactured in Macau and exported to the United States during the twelve-month period beginning on January 1, 1979 and extending through December 31, 1979. In the letter published below the Chairman of the Committee for the Implementation of Textile Agreements directs the Commissioner of Customs to limit imports for consumption and withdrawal from warehouse for consumption, of cotton, wool and man-made fiber textile products in Categories 333/334/335, 338, 340, 341, 347/348, 445/446, 633/634/635 and 641, to the designated levels during the twelve-month period beginning on January 1, 1979.

(A detailed description of the textile categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 4, 1978 (43 FR 884), as amended on January 25, 1978 (43 FR 3421), March 3, 1978 (43 FR 8828), June 22, 1978 (43 FR 26773), and September 5, 1978 (43 FR 39408)).

This letter and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, as amended, but are designed to assist only in the implementation of certain of its provisions.

EFFECTIVE DATE: January 1, 1979.

FOR FURTHER INFORMATION CONTACT:

Robert C. Woods, International Trade Specialist, Office of Textiles, U.S. Department of Commerce, Washington, D.C. 20203 (202/377-5423).

ARTHUR GAREL,
Acting Chairman, Committee for
the Implementation of Textile
Agreements.

DECEMBER 27, 1978.

COMMITTEE FOR THE IMPLEMENTATION OF
TEXTILE AGREEMENTSCOMMISSIONER OF CUSTOMS,
Department of the Treasury,
Washington, D.C.

DEAR MR. COMMISSIONER: Under the terms of the Arrangements Regarding International Trade in Textile done at Geneva on December 20, 1973, as extended on December 15, 1977; pursuant to the Bilateral Cotton, Wool, and Man-Made Fiber Textile Agreement of March 3, 1975, as amended, between the Governments of the United States and Portugal, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended by Executive Order 11951 of January 6, 1977, you are directed to prohibit, effective on January 1, 1979 and for the twelve-month period extending through December 31, 1979, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textile products in the following categories from Macau in excess of the indicated levels of restraint:

Category	12-month level of restraint
333/334/335	77,616 dozen
338	97,222 dozen
340	93,625 dozen
341	48,276 dozen
347/348	244,807 dozen
445/446	67,242 dozen
633/634/635	172,666 dozen
641	48,276 dozen

In carrying out this directive, entries of textile products in Category 347/348, produced or manufactured in Macau and exported to the United States prior to January 1, 1979, shall to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the twelve-month period beginning on January 1, 1978 and extending through December 31, 1978. In the event the levels of restraint established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this letter. Merchandise exported prior to January 1, 1979 in categories other than Category 347/348 will not be subject to this directive.

The levels of restraint set forth above are subject to adjustment according to the provisions of the bilateral agreement of March 3, 1975, as amended, between the Governments of the United States and Portugal which provide, in part, that: (1) within the aggregate and applicable group limits of the agreement, specific levels of restraint may be exceeded by designated percentages; (2) these same levels may be increased for carryover and carryforward up to 11 percent of the applicable category limits; and (3) administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of the agreement. Any appropriate future adjustments under the foregoing provisions of the bilateral agreement will be made to you by letter.

A detailed description of the categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 4, 1978 (43 FR 884), as amended on January 25, 1978 (43 FR 3421), March 3, 1978 (43 FR 8828), June 22, 1978 (43 FR 26773), and September 5, 1978 (43 FR 39408).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The action taken with respect to the Government of Portugal and with respect to imports of cotton, wool, and man-made fiber textile products from Macau have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely,

ARTHUR GAREL,
Acting Chairman, Committee for the
Implementation of Textile Agree-
ments.

[FR Doc. 78-36421 Filed 12-29-78; 8:45 am]

[3510-25-M]

CERTAIN COTTON TEXTILE PRODUCTS FROM
PAKISTAN, EFFECTIVE ON JANUARY 1, 1979

Import Restraint Levels

DECEMBER 27, 1978.

AGENCY: Committee for the Imple-
mentation of Textile Agreements.

ACTION: Establishing import restraint levels for certain cotton textile products imported from Pakistan, effective on January 1, 1979.

SUMMARY: The Bilateral Cotton Textile Agreement of January 4 and 9, 1978 between the Government of the United States and Pakistan establishes specific levels of restraints for cotton textile products in Categories 313, 315, 338 and 363, produced or manufactured in Pakistan and export to the United States during the twelve-month period beginning on January 1, 1979. Accordingly, there is published below a letter from the Chairman of the Committee for the Implementation of Textile Agreements to the Commissioner of Customs directing that entry into the United States for consumption, or withdrawal from warehouse for consumption, of cotton textile products in Categories 313, 315, 338, and 363 be limited to the designated twelve-month levels of restraint.

(A detailed description of the textile categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 4, 1978 (43 FR 884), as amended on January 25, 1978 (43 FR 3421), March 3, 1978 (43 FR 8828), June 22, 1978 (43 FR 26773), and September 5, 1978 (43 FR 39408).)

This letter and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

EFFECTIVE DATE: January 1, 1979.

FOR FURTHER INFORMATION
CONTACT:

Donald R. Foote, International
Trade Specialist, Office of Textiles,
U.S. Department of Commerce,
Washington, D.C. 20203 (202/377-
5423).

ARTHUR GAREL,
Acting Chairman, Committee for
the Implementation of Textile
Agreements.

DECEMBER 27, 1978.

COMMITTEE FOR THE IMPLEMENTATION OF
TEXTILE AGREEMENTSCOMMISSIONER OF CUSTOMS,
Department of the Treasury,
Washington, D.C.

DEAR MR. COMMISSIONER: Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, as extended on December 15, 1977, pursuant to the Bilateral Cotton Textile Agreement of January 4 and 9, 1978, between the Governments of the United States and Pakistan, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended by Executive Order 11951 of January 6, 1977, you are directed to prohibit, effective on January 1, 1979, and for the twelve-month period extending through December 31, 1979, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textile products in the following categories in excess of the indicated levels of restraint:

Category	12-month level of restraint
313	60,363,330 square yards.
315	26,049,000 square yards.
338	1,709,028 dozen of which not more than 885,554 dozen shall be in T.S.U.S.A. 380.0651 and 380.0652.
363	5,029,000 numbers.

In carrying out this directive, entries of cotton textile products in the foregoing categories, except Category 315, produced or manufactured in Pakistan, which have been exported to the United States prior to January 1, 1979, shall, to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the twelve-month period beginning on January 1, 1978 and extending through December 31, 1978. In the event the levels of restraint established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this letter. Entries of cotton textile products in Category 315, which have been exported to the United States prior to January 1, 1979, shall not be subject to this directive.

The levels of restraint set forth above are subject to adjustment according to the provisions of the bilateral agreement of January 4 and 9, 1978 between the Governments of the United States and Pakistan which provide, in part, that: (1) within the aggregate and group limits of the agreement, specific levels of restraint may be exceeded by designated percentages; (2) these same

levels may be increased for carryover and carryforward; and (3) administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of the agreement. Any appropriate adjustments under the provisions of the bilateral agreement referred to above will be made to you by letter.

A detailed description of the textile categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 4, 1978 (43 FR 884), as amended on January 25, 1978 (43 FR 3421), March 3, 1978 (43 FR 8828), June 22, 1978 (43 FR 26773), and September 5, 1978 (43 FR 39408).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of Pakistan and with respect to imports of cotton textiles and cotton textile products from Pakistan have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely,

ARTHUR GAREL,
Acting Chairman, Committee for the
Implementation of Textile Agree-
ments.

[FR Doc. 78-36420 Filed 12-29-78; 8:45 am]

[3510-25-M]

CERTAIN COTTON, WOOL AND MAN-MADE FIBER TEXTILE PRODUCTS FROM THE REPUB- LIC OF THE PHILIPPINES, EFFECTIVE ON JANUARY 1, 1979

Import Restraint Levels

DECEMBER 27, 1978.

AGENCY: Committee for the Implementation of Textile Agreements.

ACTION: Establishing import restraint levels for certain cotton, wool and man-made fiber textile products imported from the Philippines, effective on January 1, 1979.

SUMMARY: The Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of August 22 and 24, 1978, between the Governments of the United States and the Republic of the Philippines establishes levels of restraint for cotton, wool, and man-made fiber textile products in Categories 338/339, 340, 445/446, 604, 631, 636(pt.), 641(pt.), 643, 645/646(pt.), and 649, produced or manufactured in the Philippines and exported to the United States during the 12-month period beginning on January 1, 1979. Accordingly, there is published below a letter from the Chairman of the Committee for the Implementation of Textile Agreements to the Commis-

sioner of Customs directing that entry into the United States for consumption, or withdrawal from warehouse for consumption, of cotton, wool, and man-made fiber textile products in the foregoing categories be limited to the designated 12-month levels of restraint.

(A detailed description of the textile categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 4, 1978 (43 FR 884), as amended on January 25, 1978 (43 FR 3421), March 3, 1978 (43 FR 8828), June 22, 1978 (43 FR 26773), and September 5, 1978 (43 FR 39408)).

This letter and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

EFFECTIVE DATE: January 1, 1979.

FOR FURTHER INFORMATION CONTACT:

Donald R. Foote, International
Trade Specialist, Office of Textiles,
U.S. Department of Commerce,
Washington, D.C. 20230 (202/377-
5423).

ARTHUR GAREL,
Acting Chairman, Committee for
the Implementation of Textile
Agreements.

DECEMBER 27, 1978.

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

COMMISSIONER OF CUSTOMS,
Department of the Treasury,
Washington, D.C. 20229.

DEAR MR. COMMISSIONER: Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, as extended on December 15, 1977, pursuant to the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of August 22 and 24, 1978, between the Governments of the United States and the Republic of the Philippines; and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended by Executive Order 11951 of January 6, 1977, you are directed to prohibit, effective on January 1, 1979 and for the twelve-month period extending through December 31, 1979 entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textile products, exported from the Republic of the Philippines in the following categories, in excess of the indicated twelve-month levels of restraint:

Category	12-Month Level of Restraint
338/339.....	696,358 dozen
340.....	214,070 dozen
445/446.....	17,249 dozen
604.....	1,973,899 pounds
631.....	1,487,911 dozen pairs
636 ¹	39,077 dozen
641 ²	158,586 dozen

Category	12-Month Level of Restraint
643.....	41,174 dozen of which not more than 25,750 dozen shall be in T.S.U.S.A. numbers 380.0464, 380.5176, 380.8451 and 380.8452.
645/646 ³	86,664 dozen
649.....	3,502,416 dozen

¹In Category 636, all T.S.U.S.A. numbers except T.S.U.S.A. 382.0414, 382.0467, 382.7818 and 382.8175.

²In Category 641, all T.S.U.S.A. numbers except T.S.U.S.A. 382.0460, and 382.8137.

³In Category 645/646, all T.S.U.S.A. numbers except 382.0427 and 382.7870.

In carrying out this directive entries of textile products in the foregoing categories, except Category 445/446, which have been exported to the United States prior to January 1, 1979, shall, to the extent of any unfilled balances, be charged against the levels of restraint established for such goods during the twelve-month period beginning on January 1, 1978 and extending through December 31, 1978.

In the event that the levels of restraint established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in the letter. Wool textile products in Category 445/446, exported prior to January 1, 1979, shall not be subject to this directive.

The levels of restraint set forth above are subject to adjustment according to the provisions of the bilateral agreement of August 22 and 24, 1978, between the Governments of the United States and the Republic of the Philippines which provide, in part, that: (1) three percent growth shall be applied to certain specified ceilings during the second and each successive agreement year; and (2) administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of the agreement. Any appropriate adjustments under the provisions of the bilateral agreement referred to above will be made to you by letter.

A detailed description of the textile categories in terms of T.S.U.S.A. numbers was published in the FEDERAL REGISTER on January 4, 1978 (43 FR 884), as amended on January 25, 1978 (43 FR 3421), March 3, 1978 (43 FR 8828), June 22, 1978 (43 FR 26773), and September 5, 1978 (43 FR 39408).

In carrying out the above directions, entry into the United States for consumption shall be construed to include entry for consumption into the Commonwealth of Puerto Rico.

The actions taken with respect to the Government of the Republic of the Philippines and with respect to imports of cotton, wool and man-made fiber textile products from the Philippines have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States. Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making

provisions of 5 U.S.C 553. This letter will be published in the FEDERAL REGISTER.

Sincerely,

ARTHUR GAREL,
Acting Chairman, Committee for the
Implementation of Textile Agree-
ments.

[FR Doc. 78-36422 Filed 12-29-78; 8:45 am]

[3510-25-M]

TEXTILE CATEGORY SYSTEM

DECEMBER 27, 1978.

AGENCY: Committee for the Imple-
mentation of Textile Agreements.

ACTION: Changes in the Correlation:
Textile and Apparel Categories with
Tariff Schedules of the United States
Annotated.

SUMMARY: A notice published in the
FEDERAL REGISTER on January 4, 1978,
Part VI, announced details of the new
textile category system which became
effective January 1, 1978. On January
25, 1978, FEDERAL REGISTER, Vol. 43,
No. 17, page 3421; on March 3, 1978,
FEDERAL REGISTER, Vol. 43, No. 43, page
8828; and on September 5, 1978, FEDER-
AL REGISTER, Vol. 43, No. 172, page
39408 listed certain corrections and
changes in the textile category system.
There is published below a list further
amending the system to reflect
changes in the Tariff Schedules of the
United States Annotated which were
effective January 1, 1979. Copies of
the amended Correlation are available
by request to the Director, Trade
Analysis Division, Office of Textiles,
Room 2815, U.S. Department of Com-
merce, Washington, D.C. 20230.

EFFECTIVE DATE: January 1, 1979.

FOR FURTHER INFORMATION CONTACT:

Leonard A. Mobley, Director, Trade
Analysis Division, Office of Textiles,
U.S. Department of Commerce,
Washington, D.C. 20230. (202-377-
4212).

EDWARD GOTTFRIED,
Acting Chairman, Committee for
the Implementation of Textile
Agreements.

CORRELATION CHANGES

[Effective January 1, 1979]

Page	TSUSA	Action
46	376.5408	Add to Cat. 334
46	376.5410	Delete from Cat. 334
47	376.5412	Add to Cat. 335
47	380.0910	Delete from Cat. 334
47	380.0915	Add to Cat. 334
47	380.0920	Delete from Cat. 334
49	382.3321	Add to Cat. 336
49	382.3322	Delete from Cat. 336
49	382.3323	Add to Cat. 336
49	382.3324	Delete from Cat. 336
49	382.3325	Add to Cat. 336
50	380.3911	Add to Cat. 337
50	380.3912	Delete from Cat. 337
50	380.3914	Add to Cat. 337

CORRELATION CHANGES—Continued

[Effective January 1, 1979]

Page	TSUSA	Action
50	382.3328	Delete from Cat. 337
50	382.3329	Add to Cat. 337
50	382.3330	Add to Cat. 337
50	382.3332	Add to Cat. 337
52	380.2743	Add to Cat. 340
52	380.2745	Add to Cat. 340
52	380.2750	Delete from Cat. 340
52	380.2753	Add to Cat. 340
52	380.2755	Add to Cat. 340
52	380.2760	Delete from Cat. 340
52	380.2785	Add to Cat. 340
52	380.2787	Add to Cat. 340
52	380.2788	Delete from Cat. 340
52	380.2794	Add to Cat. 340
52	380.2796	Add to Cat. 340
52	380.2798	Delete from Cat. 340
53	382.3305	Add to Cat. 341
53	382.3306	Delete from Cat. 341
53	382.3307	Add to Cat. 341
53	382.3308	Delete from Cat. 341
53	382.3309	Add to Cat. 341
53	382.3310	Delete from Cat. 341
53	382.3311	Add to Cat. 341
53	382.3312	Delete from Cat. 341
58	380.2400	Delete from Cat. 351
58	380.2405	Add to Cat. 351
58	380.2410	Add to Cat. 351
58	380.3909	Delete from Cat. 351
58	380.3915	Add to Cat. 351
58	382.2400	Delete from Cat. 351
58	382.2410	Add to Cat. 351
58	382.2415	Add to Cat. 351
58	382.3327	Add to Cat. 351
61	380.3908	Add to Cat. 359
61	380.3986	Delete from Cat. 359
61	380.3987	Add to Cat. 359
62	382.3328	Add to Cat. 359
62	382.3391	Delete from Cat. 359
62	382.3396	Add to Cat. 359
78	376.5609	Add to Cat. 634
78	376.5610	Delete from Cat. 634
78	376.5612	Add to Cat. 635
79	382.8107	Delete from Cat. 635
79	382.8109	Delete from Cat. 635
79	382.8111	Delete from Cat. 635
79	382.8113	Delete from Cat. 635
79	382.8115	Delete from Cat. 635
79	382.8117	Delete from Cat. 635
79	382.8145	Add to Cat. 635
79	382.8154	Add to Cat. 635
79	382.8159	Add to Cat. 635
79	382.8160	Add to Cat. 635
79	382.8163	Add to Cat. 635
79	382.8165	Add to Cat. 635
80	380.8422	Add to Cat. 637
80	380.8424	Add to Cat. 637
80	382.8119	Delete from Cat. 636
80	382.8121	Delete from Cat. 636
80	382.8127	Delete from Cat. 637
80	382.8168	Add to Cat. 637
80	382.8171	Add to Cat. 637
80	382.8172	Add to Cat. 637
80	382.8173	Add to Cat. 636
80	382.8174	Add to Cat. 636
80	382.8175	Add to Cat. 636
82	380.8431	Add to Cat. 640
82	380.8433	Add to Cat. 640
82	380.8435	Delete from Cat. 640
82	380.8441	Add to Cat. 640
82	380.8443	Add to Cat. 640
82	380.8445	Delete from Cat. 640
83	382.8102	Delete from Cat. 641
83	382.8103	Delete from Cat. 641
83	382.8105	Delete from Cat. 641
83	382.8130	Delete from Cat. 642
83	382.8132	Delete from Cat. 642
83	382.8133	Add to Cat. 641
83	382.8137	Add to Cat. 641
83	382.8139	Add to Cat. 641
83	382.8143	Add to Cat. 641
83	382.8144	Add to Cat. 641
83	382.8183	Add to Cat. 642
83	382.8184	Add to Cat. 642
84	382.8134	Delete from Cat. 644
84	382.8187	Add to Cat. 644
87	382.8129	Delete from Cat. 648
87	382.8136	Delete from Cat. 648
87	382.8138	Delete from Cat. 648

CORRELATION CHANGES—Continued

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Page	TSUSA	Action
87	382.8182	Add to Cat. 648
87	382.8189	Add to Cat. 648
87	382.8190	Add to Cat. 648
88	380.8428	Add to Cat. 651
88	380.8429	Add to Cat. 651
88	380.8430	Delete from Cat. 651
88	382.8123	Delete from Cat. 650
88	382.8125	Delete from Cat. 651
88	382.8178	Add to Cat. 650
88	382.8180	Add to Cat. 651
91	380.8421	Add to Cat. 659
91	380.8487	Delete from Cat. 659
91	380.8488	Add to Cat. 659
92	382.8140	Delete from Cat. 659
92	382.8148	Delete from Cat. 659
92	382.8153	Delete from Cat. 659
92	382.8157	Delete from Cat. 659
92	382.8167	Add to Cat. 659
92	382.8191	Add to Cat. 659
92	382.8192	Add to Cat. 659
92	382.8193	Add to Cat. 659
92	382.8199	Add to Cat. 659
111	386.0839	Add to Cat. 669

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[3810-71-M]

DEPARTMENT OF DEFENSE

Department of the Navy

TECHNOLOGY SUB-PANEL OF THE CHIEF OF NAVAL OPERATIONS EXECUTIVE PANEL AD- VISORY COMMITTEE

Closed Meeting

Pursuant to the provisions of the
Federal Advisory Committee Act (5
U.S.C. App. I), notice is hereby given
that the Technology Sub-Panel of the
Chief of Naval Operations (CNO) Ex-
ecutive Panel Advisory Committee will
meet on January 25-26, 1979. The Jan-
uary 25 a.m. session will be held at the
National Photographic Interpretation
Center, Washington, D.C.; and the
January 25 p.m. and the January 26
sessions will be held at the National
Security Agency, Fort George G.
Meade, Md. Sessions of the meeting
will commence at 9:00 a.m. and termi-
nate at 5:30 p.m. on both days. All ses-
sions of the meeting will be closed to
the public.

The entire agenda will be devoted to
discussions of intelligence related to
developments in Soviet naval research
and development. The agenda will con-
sist of classified information that is
specifically authorized by Executive
order to be kept secret in the interest
of national defense and is, in fact,
properly classified pursuant to such
Executive order. Accordingly, the Sec-
retary of the Navy has determined in
writing that the public interest re-
quires that all sessions of the meeting
be closed to the public because they
will be concerned with matters listed
in section 552b(c)(1) of title 5, United
States Code.

For further information concerning
this meeting, contact Commander
Robert B. Vosilus, U.S. Navy, Execu-
tive Secretary of the CNO Executive
Panel Advisory Committee, 1401
Wilson Boulevard, Room 405, Arlington,